

# Terms of Use (May 2018 version)

## 1. Legal notices

This website (hereafter '**Website**') is published and made available by:

The Automobile Club du Luxembourg - '**ACL**' or '**Us**'

A non-profit association

Luxembourg Registry of Commerce: F630

54, Route de Longwy, L - 8080, Bertrange

(L - 8007 Bertrange)

Telephone: +352 45 00 45-1

Fax: +352 45 04 55

email: [acl@acl.lu](mailto:acl@acl.lu)

### **Contact:**

For any questions, comments or requests for clarification about the Terms of Use of this Website, you may contact us directly (i) by phone (+352 45 00 45-1), (ii) via the contact form (<https://www.acl.lu/Contact/Contact>), (iii) by email ([acl@acl.lu](mailto:acl@acl.lu)) or (iv) by post (54, Route de Longwy, L - 8007 Bertrange).

## 2. Purpose and acceptance of Terms of Use

These Terms of Use (the '**Terms of Use**') describe and govern the terms under which you may use the Website. To access this Website and enjoy all its features, you must confirm that you have read and accepted these Terms of Use and agree to abide by these terms at all times.

Consequently, you are deemed to have read, understood and accepted these Terms of Use by the mere fact of accessing or using this Website. If you do not agree with these Terms of Use, you must immediately stop accessing or using this Website.

The Terms of Use of this Website may be amended at any time by the ACL at its sole discretion. These changes may also take place without you being directly informed beforehand. You are therefore invited to regularly visit the Website Terms of Use to check whether a new version has been uploaded, and whether you still agree with the Terms of Use to be able to use the Website.

### **Exclusion:**

These Website Terms of Use do not govern the sale of products or the provision of services by the ACL and/or its group companies ('**ACL Group**') or its partners, i.e. purchasing products online, renting vehicles or becoming a member of the ACL and taking advantage of the services offered by the ACL Group and its partners, e.g. booking organised trips online or using the roadside assistance service. These services are subject to specific terms and conditions available from the ACL Group.

### **3. Limitation of liability for the Website content**

Unless stated otherwise, all information, texts, documents, newsletters, brochures, images, photographs, videos, audio files, diagrams, graphics, surveys, presentations, opinions and opinions expressed and, in general, all content hosted and published or made available on this Website (the 'Content') is made available to you for general information purposes in relation to the various services offered by ACL Group, or subjects or information specially selected by ACL Group in connection with motor sports, mobility, traffic and road safety, tourism and any other directly or indirectly related initiatives.

The ACL Group gives no guarantee as to the accuracy, reliability, completeness, updating or maintenance of the Content on this Website. Any opinions, opinions, recommendations and/or advice of the ACL Group and its partners which are expressed in the Content or which would otherwise be communicated to you by the ACL Group, e.g. following one of your requests via our contact form, are communicated solely for information purposes and the ACL Group waives all liability. In addition, we inform you that the Content may be changed or removed at any time at the sole discretion of the ACL Group and its partners or third party sources from which this Content originates.

In particular, the ACL Group may not be held liable for Content that does not reflect applicable laws and regulations, including, but not limited to, road traffic laws or real-time information presented on the Website.

### **4. Limitation of liability with regard to the operation of the Website**

This Website is provided to you 'as is' without warranty of any kind. The ACL gives no guarantee as to the availability of this Website and its Content, and their use in an uninterrupted and error-free manner.

The ACL has no control over the internet and assumes no responsibility for disruptions that are due to electronic communications networks and the speed of your internet connection. The ACL assumes no responsibility for any damage that may be caused to your computer hardware, computer programs, files, information and archived data due to computer viruses, spyware, malware or other programming or security errors on the Website. In any event, the ACL may not be held liable for any damage resulting from configuration errors or failure to update your computers, devices, programmes and browsers or from user errors.

### **5. Responsible use of the website**

By accessing this Website and accepting these Terms of Use, you agree to use the Website in compliance with the applicable laws and regulations in a responsible, reasonable and conscientious manner.

Generally speaking, it is prohibited to access and use this Website for purposes other than those for which this Website has been designed and made available to you, and in particular to use the Resources, i.e. those defined at **point 6**, for purposes that are commercial or not strictly personal.

In particular, you agree not to use the Website or to allow others to use the Website:

- for illegal, fraudulent or otherwise unlawful activities;
- for any form of communication that is unlawful, improper, obscene, indecent, libellous, defamatory, threatening, abusive, inappropriate or unsolicited or that is likely to cause any inconvenience, torment or distress, or violate public order and/or public morals or any applicable laws or regulations relating to racial discrimination or hatred;
- for the purposes of activities that may violate the applicable privacy and data protection laws and regulations;
- for activities that may infringe any intellectual property rights of the ACL Group, its partners or third parties, including but not limited to copyrights, trademarks, patents, designs and databases;
- to create, distribute or otherwise use viruses or other malicious software or in any way damage, change, destroy, restrict, impede or otherwise affect the Website, and its use and capacity vis-a-vis other users or third parties, including by needlessly overloading the Website with unreasonably large data flows causing denials of service;
- to circumvent, disable, disrupt, access unauthorised resources or otherwise impact the security of the Website and its traffic or the hardware of users of the Website or any third party.

If you breach your obligations under these Terms of Use, you will be held responsible for your actions. Therefore, by accepting the Terms of Use, you agree to compensate the ACL Group in full and not hold it responsible for any claims, damages, expenses, claims or other costs, including lawyers' or other legal advisors' fees and expenses, and/or arising from any legal, conciliation, mediation or extra-judicial proceedings that the ACL Group has had to undergo as a result of your actions or that the ACL Group has been exposed to for the purpose of communications procedures to restore our image and reputation.

## **6. Intellectual Property**

All Content on the Website, as well as all images, photographs, trademarks and logos, trade names, domain names, videos, computer programmes, database, source code and machine code of the Website, the general design of the Website, the selection, organisation and presentation of all materials on the Website (the '**Resources**') are the property of the ACL Group, its partners, or third parties who have authorised their use by the ACL Group. The Resources are protected by copyright, trademarks, patents, industrial design rights, database rights and any other intellectual property rights that may or may not be enshrined which are held by the ACL Group, its partners, or by third parties.

Except as otherwise indicated by the ACL Group, its partners, or third party copyright owners of the Resources, it is strictly prohibited to reproduce, copy, adapt and/or translate, change, distribute, transmit, publish, communicate, extract data from, reuse or create derivative works from or operate

the Website or its Resources in any other way, in whole or in part, on any type of media, without the prior written authorisation of the ACL. Access to and use of this Website does not imply the sale or transfer of any license or right to the Resources other than what is strictly necessary to access the Website and use the features made available by the ACL on this Website.

With the exception of photographs and videos on the Website and comments or opinions expressed by other users of the Website or by third party sources to the ACL Group, you are authorised to use the Content that is made available to you to be downloaded, printed, shared on social networks, provided that such use is limited to non-commercial purposes. The Content made available to you may as a consequence be reproduced, copied, distributed, transmitted, published or otherwise communicated, in whole or in part, on all types of media provided that their source is referred to with a link to our Website. For any other form of use or operation, or if you have any doubt about the Content that you are authorised to use on the Website, please contact us via our contact form (<https://www.acl.lu/Contact/Contact>) or via the contact details provided in the legal notice (point 1. above).

This Website contains Resources and Content that are protected by intellectual property rights belonging to third parties, and whose use may be subject to conditions determined by these third parties.

If you believe that our Website or the Resources in any way affect your intellectual property rights, you must notify the ACL immediately using the contact details provided in these Terms of Use.

## **7. External links**

This Website contains hypertext links to other web pages that are operated by third parties, e.g. [cita.lu](http://cita.lu) for webcams, our partners for member benefits, etc. The ACL assumes no responsibility for the operation and content of these other web pages.

The ACL is also not responsible for hypertext links that may be placed by third parties on other pages in order to redirect you to our Website or to documents hosted on our Website. The ACL reserves the right to prohibit and/or block any link to the Website that has been created without our permission, at any time, without notice and at its sole discretion.

## **8. Applicable law and jurisdiction**

These Terms of Use are subject to the laws and regulations of the Grand Duchy of Luxembourg.

By accessing and using this Website, you agree to attempt to amicably resolve any dispute that may arise in connection with the interpretation and performance or non-performance of these Terms of Use.

Failure to resolve the dispute means the courts of the City of Luxembourg will have exclusive jurisdiction to settle any dispute concerning the interpretation and performance or non-performance of these Terms of Use.

## **9. Miscellaneous**

In the event that any provision of these Terms of Use is or is declared null and void by the application of the applicable laws and regulations or by a court decision, the other provisions of the Terms of Use will remain in force and will not be affected by any such nullity. The provision declared null and void will be replaced by a new valid provision reflecting its spirit and purpose.

The ACL Group's failure to exercise its rights under these Terms of Use shall at no time constitute a waiver of its rights. The ACL Group may assert its rights at any time at its own discretion without this in any way affecting the validity of these rights.